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PART II-A

Notifications relating to Minor Administrations

THE CHIEF COMMISSIONER OF BRITISH BALUCHISTAN

NOTIFICATION

Quetta, the 24th April 1947

No. A/67(47)-Exc.—In exercise of the powers conferred on him by sections 8, 9, 10, 16 and 62 of the Excise Regulation, 1915 (I of 1915), the Chief Commissioner is pleased to make the following rules.

I.—SHORT TITLE.

Rule 1. These rules may be called 'The British Baluchistan Intoxicating Drugs Rules, 1947'. They shall come into force on the 1st June 1947.

II.—DEFINITIONS.

Rule 2. In these rules unless there is anything repugnant in the subject or context, :—

(i) 'Regulation' means Excise Regulation, 1915 (I of 1915).

(ii) 'Treasury Officer' includes Sub-Treasury Officer and such other officer or officers of the Excise Department whom the Chief Commissioner may declare to be Treasury Officer for the purposes of these rules.

(iii) 'Treasury' includes Sub-Treasury and any other place which may be declared by the Chief Commissioner to be a Treasury for the purposes of these rules.

(iv) 'Officer in charge' means any officer appointed by the Excise Commissioner to be in charge of a Bonded Warehouse established under section 14 of the Regulation.

(v) 'Intoxicating drugs' means Ganja and Bhang.

(vi) 'Licensee' means a person who has obtained a license under the British Baluchistan Liquor and Intoxicating Drugs License Rules, 1947, for the sale of intoxicating drugs.

(vii) 'Form' means a form appended to these rules.

(viii) 'Seer' means a weight of 80 tolas.

(ix) 'Tola' means a weight of 180 grains Troy.

III.—GENERAL.

Rule 3. (1) The import, export or transport of intoxicating drugs into, from or within British Baluchistan is permitted only by means other than that of the post.

(2) All imports, exports and transports under these rules into, from or within British Baluchistan shall be subject to the condition that the bulk shall not be opened or broken in transit.

(3) Nothing in these rules shall apply to intoxicating drugs imported, exported, transported or possessed by or on behalf of any officer of Government acting in his official capacity.

IV.—IMPORT.

Rule 4. (1) No person, except a licensee holding a license in form Exc-21, shall import intoxicating drugs into British Baluchistan.

(2) A licensee holding a license in form Exc-21 may import intoxicating drugs under the conditions hereinafter specified.

(i) Intoxicating drugs shall be imported only from British India by rail via Jacobabad.

(ii) All Ganja and Bhang imported shall be in packages of not less than 2 seers and 20 seers respectively in weight and shall be of the form regularly used and recognized by the trade.

(iii) All Bhang imported shall be in quantity of not less than one maund at a time.

(iv) The licensee desiring to import intoxicating drugs, or causing them to be imported, shall present an application to the Collector or the Superintendent of

Excise in Baluchistan in form Exc-70 for the grant of a pass for importing intoxicating drugs into the Bonded Warehouse.

(v) On receipt of the application referred to in the preceding clause, the Collector or the Superintendent of Excise in Baluchistan shall grant him an import pass in form Exc-71. This pass shall be in quadruplicate, one copy shall be given to the licensee, second copy shall be sent to the Collector of the district from which the drugs are to be imported, third copy shall be sent to the officer in charge of the Bonded Warehouse to which the drugs are to be imported and the fourth copy shall be retained for record.

(3) All intoxicating drugs so imported shall be held to be in bond, and shall be conveyed forthwith to the Bonded Warehouse established in British Baluchistan under section 14 of the Regulation.

V.—EXPORT.

Rule 5. No intoxicating drugs shall be exported from British Baluchistan except from the vend premises of a licensee holding a license in form Exc-21 in British Baluchistan to the premises of a person licensed to sell such drugs in any Indian State in Baluchistan:

Provided that the export is authorised by a permit signed by the Political Agent accredited to such State and is countersigned by the Collector of the district from which the drugs are to be removed:

Provided further that the licensee referred to above shall issue a pass in form Exc-34 to the exporter. The pass shall be in triplicate. One copy of which shall be given to the exporter, second copy shall be sent to the Excise Inspector of the district from which the drugs are to be removed and the third copy shall be retained for record.

VI.—TRANSPORT.

Rule 6. (1) No person shall transport intoxicating drugs in quantities exceeding 5 tolas in the case of Ganja and 20 tolas in the case of Bhang.

(2) Notwithstanding the restrictions imposed by sub-rule (1) above, :—

(i) A licensee holding a license in form Exc-21 may transport intoxicating drugs from a Bonded Warehouse established in British Baluchistan to his own licensed premises under cover of a transport pass granted in form Exc-72 by the officer in charge, upto the quantity mentioned in the pass.

(ii) A licensee holding a license in form Exc-22 or Exc-23 may transport intoxicating drugs from the vend premises of a licensee holding a license in form Exc-21 to their vend premises under cover of a transport pass in form Exc-34 by the licensee holding a license in form Exc-21, upto the quantity mentioned in the pass.

(iii) A licensee holding a license in form Exc-22 or Exc-23 may transport intoxicating drugs from the vend premises of a licensee holding a license in form Exc-22 to their own vend premises under cover of a transport pass granted in form Exc-34 by

the licensee holding a license in form Exc-22, upto the quantity mentioned in the pass.

(iv) The transport passes referred to in clauses (i), (ii) and (iii) above shall be in triplicate, one copy of which shall be given to the person transporting the drugs, second copy shall be sent to the Excise Inspector of the district to which such drugs are to be transported and the third copy shall be retained for record.

VII.—STORAGE, STOCK AND ISSUE OF INTOXICATING DRUGS.

Rule 7. (1) All intoxicating drugs imported into British Baluchistan under rule 4 of these rules shall be conveyed forthwith to the Bonded Warehouse established in British Baluchistan under section 14 of the Regulation. The Bonded Warehouse so established shall be under the immediate control of the Superintendent of Excise in Baluchistan and under the general control of the Excise Commissioner.

(2) The Treasury Officer of the place where such Bonded Warehouse is situate shall be officer in charge of the Bonded Warehouse. The Excise Commissioner may, however, appoint an officer of the Excise Department other than the Treasury Officer to be officer in charge of the Bonded Warehouse so established and may also appoint such other establishment as may be necessary.

(3) Officer in charge and the members of his establishment shall discharge the duties required of them by these rules and such other duties as the Excise Commissioner may, from time to time, by direction given in that behalf, require.

(4) The officer in charge shall maintain, or cause to be maintained, under his orders, a general register in form Exc-73 of deposits and removals of intoxicating drugs and such other registers, accounts, statements and records of such drugs deposited in the Bonded Warehouse as the Excise Commissioner may, from time to time, prescribe.

(5) The registers mentioned in the preceding sub-rule shall be written up under the supervision of the officer in charge, the entries therein being made at the time when the drug is deposited in, or removed from the Bonded Warehouse in accordance with these rules.

(6) No depositor of drugs shall enter, or remain in, or do any act within the precincts of the Bonded Warehouse contrary to any order which may be issued by the Excise Commissioner in that behalf.

(7) On arrival of any intoxicating drugs at the Railway station such drugs shall be brought to the Bonded Warehouse forthwith by the warehouse officials and shall under the supervision of the officer in charge be examined, weighed and registered in the register in form Exc-73. Such drugs shall be held in bond.

(8) The outer coverings of such packages shall at the same time be plainly marked in red ink with :—

(a) the name of the drug,

(b) the net weight of the drug, as shown in the pass,

- (c) its registered number,
- (d) the name of the depositor, and
- (e) the date of its arrival.

(9) (i) The intoxicating drugs warehoused under these rules may be left in the warehouse in which they are deposited till the expiry of one year from the last day of the month in which they were so deposited. Any drug remaining in a warehouse on the expiry of such period shall forthwith be cleared by the owner, failing which the Superintendent of Excise in Baluchistan may order its confiscation to Government.

(ii) The officer in charge shall submit to the Superintendent of Excise in Baluchistan a statement showing the intoxicating drugs warehoused under these rules and not removed as provided in clause (i) above, who shall obtain the orders of the Excise Commissioner for its disposal.

(10) The intoxicating drugs registered in the Bonded Warehouse shall either be stored in the warehouse in the manner hereinafter provided or removed out of bond in accordance with the rules applicable to such removals, but not otherwise.

(11) No package of drugs shall be opened or broken in bulk in the bonded warehouse, except so far as may be necessary for taking out to show to the area contractor the quality of the contents.

(12) Storage in the Bonded Warehouse shall be made under lock and key in such manner that no person can have access thereto without the permission of the officer in charge.

(13) Intoxicating drugs admitted into and registered in the Bonded Warehouse shall be removed therefrom only after payment of duty under a transport pass authorising the removal of intoxicating drugs described therein to the vend premises of a person holding a license in form Exc-21. All removals of drugs from the Bonded Warehouse shall be recorded at the time of removal in the register in form Exc-73, and in such other registers as may be maintained for such records in the Bonded Warehouse with the sanction of the Excise Commissioner.

(14) The officer in charge shall not permit any drugs to be removed from the Bonded Warehouse until the warehouse dues payable thereon at the rates prescribed below have been paid :—

(a) For each package of bhang or Ganja, one maund in weight or over for every month or part of the month during which it is stored .. Two annas.

(b) For each package of bhang or ganja, less than one maund in weight for every month or part of the month during which it is stored .. One anna.

Provided that a package of bhang or ganja which in respect of a period of thirty days has paid dues in any warehouse in the Punjab, Sind or Bombay shall not, upon transfer to

Bonded Warehouse established in British Baluchistan, pay dues again in respect of the same period.

(15) All intoxicating drugs shall be received into, stored in and removed from, the Bonded Warehouse at the risk and expense of the depositor or owner.

(16) Whenever any owner represents that any intoxicating drugs of his stored in the warehouse has by long stay therein so deteriorated in value, that rather than pay duty on it, he would prefer to have it destroyed, the Superintendent of Excise in Baluchistan may, if he is satisfied, pass orders for its destruction and at the same time record an order absolving the owner from liability for duty in respect of it, but not warehouse dues.

(17) When any intoxicating drug has remained in the warehouse for a period of one year and the owner thereof is not traceable, the Superintendent of Excise in Baluchistan may issue a proclamation, such as is mentioned in section 26 of the Police Act (V of 1861) as applicable to unclaimed property, destroying such drug if no claim is made within a period of six months, or acting as in the preceding sub-rule if the owner appears and does not desire to clear and pay duty.

(18) If the drug or drugs for the destruction of which orders have been passed under the preceding sub-rule were imported under an import pass issued by a Collector, an intimation shall be sent to such other Collector by the Superintendent of Excise in Baluchistan passing orders for the destruction of the drug.

(19) The intoxicating drugs disposed off under the foregoing sub-rules shall be shown by the officer in charge as 'destroyed' in the register quoting the number and date of the Superintendent of Excise's orders.

(20) The duty on ganja and bhang imposed under section 24 of the Regulation shall be paid when the ganja or bhang is removed from a bonded warehouse under a transport pass as permitted under these rules.

(21) The duty to be charged under the preceding sub-rule shall be calculated upon the net weight. The drug shall be weighed by the Treasury Officer personally in the presence of the licensee. The net weight found on weighment shall be recorded in the prescribed register under the signature of the Treasury Officer.

(22) A depositor desiring to remove the intoxicating drugs from the Bonded Warehouse shall present an application in form Exc-74 to the officer in charge. If the application be made by a person other than the depositor of the drugs, then, before presentation to the officer in charge, it must be endorsed in favour of the applicant under the depositor's signature and attested by a Magistrate or Excise Inspector of the district.

(23) If upon receiving the application referred to in the preceding sub-rule, the officer in charge is satisfied that it is in order, he shall hand over to the applicant a chalan in triplicate in form Exc-75 declaring the duty and the warehouse dues payable on the drugs

and instruct the applicant to present the chalan together with the amount payable as stated therein at the treasury, and to bring back to the Bonded Warehouse two copies of the chalan duly receipted by the Treasury Officer.

(24) The depositor shall then present the chalans and the amount payable referred to in the preceding sub-rule at a treasury nearest to the Bonded Warehouse from which the drugs are to be removed. Payment of the amount shall not, however, be accepted at the treasury unless the tender of such amount is accompanied by a chalan in triplicate in form Exc-75 from the officer in charge of the Bonded Warehouse wherein the drugs are stored.

(25) The Treasury Officer, if he is satisfied that the chalan presented with the tender of amount is in order and that the sum tendered is the full duty leviable and the warehouse dues payable on the drugs to be removed from the Bonded Warehouse, shall accept payment and shall return the duplicate and triplicate copies of the chalan duly receipted.

(26) On production of the chalan duly receipted by the Treasury Officer, the officer in charge shall grant a pass in form Exc-72 authorising removal from the Bonded Warehouse of the intoxicating drugs on which duty and the warehouse dues have been paid, and their transport to the premises of the licensee mentioned in the application. This pass shall be in triplicate, one copy shall be given to the person in charge of the consignment, second copy shall be sent to the Excise Inspector of the district to which the intoxicating drugs are to be transported duly supported by the triplicate copy of the chalan referred to in sub-rule (23) above and the third copy shall be retained for record.

(27) The officer in charge shall submit to the Excise Commissioner through the Superintendent of Excise in Baluchistan two yearly statements in form Exc-76 showing the quantities of drugs received into, and issued from, the Bonded Warehouse, the amount of duty and warehouse dues paid and the balance of drugs remaining in store. These statements shall be (a) for a calendar year to be submitted by the 15th January and (b) for a financial year to be submitted by the 15th April, every year.

VIII.—SALE.

Rule 8. (1) No person shall sell intoxicating drugs except a licensee, who has obtained a license in form Exc-21, Exc-22 or Exc-23 in accordance with and subject to the provisions of the British Baluchistan Liquor and Intoxicating Drugs License Rules, 1947.

(2) In addition to the restrictions imposed under sub-rule (1) above, the following procedure shall be adopted for the grant of a license in form Exc-21.

(i) The whole province of British Baluchistan will form one contract area as regards the supply of intoxicating drugs to licensed wholesale and retail vendors.

(ii) Tenders will be invited from any one person or persons by name or a firm registered under the Indian Companies Act or any society registered according to law. These tenders will be given in form Exc-77 and will carry the sole privilege of supplying intoxicating drugs at the rates accepted by the Excise Commissioner, to the licensed wholesale and retail licensees situated in British Baluchistan. This rate will be exclusive of duty, but will include all other charges.

(iii) Tenders will be invited early in the month of June or subsequently each year for the next ensuing year, or years, as may be determined by the Excise Commissioner.

(iv) Each tender must be accompanied by a certificate that Rs. 300 has been deposited in the local treasury as earnest money for compliance with these conditions, and for the deposit of the full amount of security, which is determined in clause (x) below.

(v) (a) Ganja supplied shall be of first quality, brown in colour and free from dust, leaf powder, stalks, seeds, etc. It shall be in pressed cakes.

(b) Bhang supplied shall be of first quality, green in colour and free from yellow leaves and dust.

(c) Ganja and bhang shall be imported from a place or places within British India to be approved by the Excise Commissioner.

(vi) The tenderer must specify the price per seer exclusive of duty at which he is prepared to supply intoxicating drugs at such places as may be appointed by the Excise Commissioner.

(vii) The successful tenderer will be granted a license in form Exc-21 in accordance with and under the provisions of the British Baluchistan Liquor and Intoxicating Drugs License Rules, 1947. He must maintain a supply of intoxicating drugs which in the opinion of the Excise Commissioner is adequate for the needs of the contract area. This supply should be as follows :—

- | | |
|---------------------------------------------|-----------------------------------------------------------|
| (a) To be in stock on the 1st of April. | This quantity shall be approximately six months' supply. |
| (b) To be in stock on the 1st of September. | This quantity shall be approximately four months' supply. |
| (c) To be in stock on the 1st of December. | This quantity shall be approximately three months supply. |

This supply must be kept at the licensed premises or in the Bonded Warehouse situated at the same place. Such stocks shall not be removed from that Bonded Warehouse except for making supplies to the licensed vendors of the contract area. But the licensee shall be at liberty to keep other stocks also in the Bonded Warehouse for disposal elsewhere than in the contract area.

(viii) There is no guarantee that the rate of excise duty in force will not be revised during the period of the license, and there is no guarantee that the selling prices of

any or all of the intoxicating drugs shall not be altered during the period of the license. The Excise Commissioner also reserves the right to close any of the existing shops or grant licenses for new shops.

(ix) The Excise Commissioner may accept the lowest or any other tender. He may refuse to accept any tender without assigning any reason.

(x) The supply contractor, whose tender is accepted, will be required to deposit a sum to be fixed by the Excise Commissioner, in cash, or in Government securities according to their face value, for the due fulfilment of the contract. If he fails to deposit the total amount of security within one week of the acceptance of the tender, his deposit of Rs. 300 will be forfeited to Government and the Excise Commissioner will invite fresh tenders. Any deficiency in price and all expenses in which the Government is involved through the default will be recovered from the defaulter in the manner laid down in section 64 of the Regulation.

(xi) In the event of any default or breach of the conditions of the license on the part of the licensed supply contractor, the Excise Commissioner may forfeit the whole or any portion of the security.

(xii) The licensee holding a license in form Exc-21, as the area contractor, shall have sole right to sell intoxicating drugs to wholesale and retail licensees within the contract area holding licenses in forms Exc-22 and Exc-23, provided that wholesale licensees shall be permitted to dispose of stocks of intoxicating drugs purchased by them from the area contractor of the previous year upto 15th April, and retail licensees shall be permitted to dispose of stocks of intoxicating drugs purchased by them, either directly or indirectly, from the area contractor of the previous year, upto the 30th April in each year. Subject to this condition, retail licensees will only be permitted to purchase intoxicating drugs either directly from the area contractor or indirectly from the area contractor through the wholesale licensee.

(xiii) If the licensee desires to surrender his license, he shall give one month's notice in writing to the Excise Commissioner, who will then make such arrangements as he may think fit for supplying intoxicating drugs at the fixed rate to wholesale and retail licensees in the contract area for the remaining period of the license. The licensee shall surrender all stocks of intoxicating drugs held by him, either in the licensed premises or in the Bonded Warehouse and specified as being intended for the supply of the contract area. The cost of making such arrangements shall be defrayed out of the value of the intoxicating drugs thus surrendered and out of the security deposited by the licensee. The balance or any portion thereof may be refunded to the licensee at the discretion of the Excise Commissioner.

(xiv) In the event of the license being cancelled for any breach of the condition of the license, the licensee shall forthwith return the license to the Collector, and shall also surrender all stocks of intoxicating drugs held by him, either in the licensed premises or in the Bonded Warehouse and specified as being intended for the supply of contract area. These stocks shall be forfeited by the Collector.

The Collector shall submit a report to the Excise Commissioner who will then make such arrangements as he may consider suitable for supplying intoxicating drugs at the fixed rate to wholesale and retail licensees in the contract area for the remaining period of the license. The cost of making such arrangements shall be defrayed out of the value of the intoxicating drugs thus forfeited and out of the security deposited by the licensee. The balance or any portion thereof may be refunded to the licensee at the discretion of the Excise Commissioner.

(xv) When the period of the license has expired, the licensee shall surrender to the Excise Commissioner all stocks of intoxicating drugs held by him in the licensed premises. If any of the stocks intended for supplies to licensed vendors in the contract area remain in the Bonded Warehouse, the licensee may either dispose of them as he may think fit, or, if he so desires, he may apply to the Excise Commissioner, who may accept from the licensee any such quantity of intoxicating drugs, either duty paid or in bond, as the Excise Commissioner may think fit, but not exceeding what in the Excise Commissioner's opinion is one month's supply for the contract area, and the Excise Commissioner may dispose of this quantity of intoxicating drugs to the incoming licensee.

(xvi) The licensee shall be bound to accept from his predecessor, if required to do so by the Excise Commissioner, such a quantity of intoxicating drugs, either duty paid or in bond, as in the opinion of the Excise Commissioner shall not exceed one month's supply, at a price to be fixed by the Excise Commissioner.

(xvii) If a licensee shall die during the period of his license, the Collector may appoint the representative of the deceased as licensee in the place of the deceased. Otherwise, the Collector shall take possession of all stocks of duty paid intoxicating drugs in the licensed premises and all stocks in the Bonded Warehouse intended for supplies to licensed vendors in the contract area and shall submit a report to the Excise Commissioner, who shall make such arrangements for the supply of intoxicating drugs at the fixed rate to the wholesale and retail vendors in the contract area as he may think suitable. Any loss accruing to Government shall be met out of the sale of the stock of intoxicating drugs taken over from the deceased and out of the security deposited by the deceased. Any balance remaining after all expenses have been met shall be paid over to the legal representative of the deceased.

(xviii) The Collector shall be entitled at his absolute discretion to cancel the license and to forfeit all or any portion of the security deposited by the licensee, in the event of any default or breach of the conditions of the license on the part of the licensee, without prejudice to any other penalty that may be imposed upon the licensee under the penal provisions of the Regulation or the Dangerous Drugs Act, 1930 (II of 1930).

(xix) If in the opinion of the Collector, any default or breach of the condition of the license is not sufficiently serious to warrant the determination of the contract and the forfeiture of the security deposited, the Collector shall be entitled to impose a penalty upon the licensee not exceeding Rs. 200.

(xx) If the licensee fails to supply intoxicating drugs to any person on demand according to the conditions of the license, the Collector shall be entitled to recover from the licensee a penalty not exceeding Rs. 20 for every seer that the licensee fails to supply on demand.

(xxi) The licensee is prohibited from holding any interest, directly or indirectly, in the retail vend. of intoxicating drugs within the limits of the contract area.

(xxii) The licensee may hold, with the previous permission of the Excise Commissioner, a license in form Exc-21 concurrently with a similar license in an Indian State, provided that he holds no other license in that State.

IX.—POSSESSION.

Rule 9. (1) No person shall have in his possession any intoxicating drugs other than intoxicating drugs purchased from Government or from a licensee.

(2) Subject to the provisions of sub-rule (1) above, no person, not being a licensee or one transporting or importing intoxicating drugs covered by a pass issued under these rules, shall have in his possession more than five tolas of ganja and 20 tolas of bhang.

The following notifications shall be treated as cancelled with effect from the 1st June 1947 :—

1. Notification No. 1331-R., dated the 9th March 1931.
2. Notification No. 169-R., dated the 16th January 1933.
3. Notification No. 1974-R., dated the 3rd May 1935.

FORM Exc-70

Form of application for an import pass authorising import of intoxicating drugs into the Bonded Warehouse.

To

The Collector,

The Superintendent of Excise in Baluchistan.

Sir,

Whereas I wish to import Ganja in Bhang in _____

packages weighing _____ net from _____ via _____ into the _____ Bonded warehouse with a view to transport them subsequently after payment of duty leviable thereon to my licensed premises situated at _____, I beg to request that I may be given the requisite import pass and permit. The consignment will be in charge of _____ while in transit.

Dated _____

Signature of Contract
Area Wholesale
Licensee.

FORM Exc-71

Pass for the import of intoxicating drugs into the Bonded Warehouse at _____.

No. of Pass _____ Date of issue _____
Current upto _____.

Name of person importing
intoxicating drugs and the
nature of his license.

Name of person in charge of
consignment during transit.
Description of drugs covered
by this pass.

Number of packages.

Net weight of the drugs to
be imported.

Place from and route by
which intoxicating drugs
are to be imported.

Signature and full official
designation of the officer
issuing the pass.

FORM Exc-34

TRANSPORT PASS.

No. of pass _____ Dated _____
Current upto _____.

Name of wholesale licensed
vendor.

Name of licensed vendor or
other person to whom
issued.

No. and date of purchaser's
license or permit.

Description of exciseable
article.

Quantity of exciseable article.

Name of shop/place to which
transported.

Name of person incharge of
consignment.

Signature and designation
of the officer/Licensee
issuing the pass.

FORM Exc-72

Form of transport pass covering removal of intoxicating drugs from the Bonded Warehouse.

No. of pass _____ Dated _____
Current upto _____.

1. Description of intoxicating drugs.
2. Number of packages to be removed and gross weight of each.
3. Net weight of intoxicating drugs on which duty has been paid.
4. Net weight of intoxicating drugs on removal from the Bonded Warehouse.
5. Duty paid thereon and date of payment.
6. Name of Contract Area Wholesale licensee and the situation of his licensed premises.
7. Name of person in charge of consignment during transit.

8. Route to be taken by the consignment during transit.

Signature of Officer
in charge, Bonded
Warehouse.

FORM Exc-74

Form of application to remove intoxicating drugs from the Bonded Warehouse on payment of duty.

To

The Officer in Charge of the Bonded Warehouse,

Sir,

Whereas I wish to remove Ganja/Bhang in _____ packages weighing _____ net from the Bonded Warehouse to my licensed premises, I beg to request that I may be granted a chalan for credit into the _____ treasury of duty on Ganja/Bhang, which I wish to remove.

Dated

Signature of Contract
Area* Wholesale
Licensee.

FORM Exc-73

General Register of deposits and removals of intoxicating drugs maintained in Bonded Warehouse at _____ and dues realised thereon.

Serial No.	Pass under which import was authorised.		Pass under which consignment was brought to Bonded Warehouse.		Name and description of licensee by whom drugs have been deposited or removed.	Deposits.		Loss, wastage and dryage in transit.	Removals.	Dues realised.		Date of credit into Treasury.	Initials of Officer in charge.	Remarks.
1	No. and date.	Office of issue.	No. and date.	Office of issue.		Date.	No. of packages.			Net weight.	Duty on net weight as entered in column 9.			
2							As intimated by district of export.							
3							On arrival in Bonded Warehouse.							
4							Within prescribed limit.							
5							In excess of prescribed limit.							
6							Initials of Officer in charge.							
7							Date.							
8							Net weight on removal.							
9							No. and date of transport pass.							
10							Initials of Officer in charge.							
11							To be credited to Baluchistan.							
12							To be credited to district of export.							
13							No. of months consignment remained in warehouse.							
14							Dues.							
15							Total.							
16							Date of credit into Treasury.							
17							Initials of Officer in charge.							
18							Remarks.							

Note.—(i) Account of each drug should be kept separately by allotting few pages in the register for each kind.

(ii) Duty on loss, wastage and dryage in transit within prescribed limit column 11 (2 per cent, in case of Ganja and 5 per cent in case of Bhang) should be credited to Baluchistan while duty on loss in excess of prescribed limit (column 12) should be credited to the province of export.

FORM Exc-77

Form of tender for the supply of intoxicating drugs for the Baluchistan Contract Area for the year April 1st — to the 31st March —.

Name of contract area and year for which tender is given.	Full name, parentage and address of the tenderer.	Rate at which intoxicating drugs will be supplied exclusive of duty in rupees & even annas*.		Particulars of licenses already held by the tenderer in the current and the previous year.	Particulars showing status and financial position of the tenderer.
		Ganja.	Bhang.		
1	2	3	4	5	6

*This rate will include all other charges.

Note.—The tender must be accompanied by a single treasury receipt showing that Rs. 300 has been deposited in a Government treasury.

By order,
B. M. BACON,
Secretary.

Quetta, the 26th April 1947

No. A/68(47)-Exc.—In exercise of the powers conferred on him by sections 8, 9, 10, 16 and 62 of the Excise Regulation, 1915 (I of 1915), the Chief Commissioner is pleased to make the following amendments in the British Baluchistan Denatured Spirit Rules, 1947, published with Notification No. A/68(47)-Exc, dated the 20th March 1947 :—

Substitute 'Exemption I' for 'Exemption' under sub-rule (2) of Rule 4 and add the following as Exemption II :—

'Exemption II.—Supplies of denatured spirit required for use by the Marker Alkaloid Factory for preparing ephedrine hydrochloride will be exempt from the payment of permit fee.'

By order,
B. M. BACON
Secretary.

**THE HON'BLE THE CHIEF COMMISSIONER
IN BALUCHISTAN.**

NOTIFICATIONS

Quetta, the 1st May 1947

No. 220/44-V/I.—In exercise of the powers conferred by Section 12 of the Code of Criminal Procedure, 1898 (V of 1898), the Chief Commissioner in Baluchistan is pleased to appoint Khan Muhammad Akbar Khan, B.A., LL.B., Senior Sub-Judge in Baluchistan, to be a Magistrate of the 1st Class within the limits of the Pishin District.

No. 220/44-V/II.—In exercise of the powers conferred by Section 260 of the Code of Criminal Procedure, 1898 (V of 1898), the Chief Commissioner is pleased to empower Khan Muhammad Akbar Khan, B.A., LL.B., Senior Sub-Judge in Baluchistan, being a Magistrate of the 1st Class, within the limits of Pishin District to try in a summary way all or any of the offences mentioned in the aforesaid section.

By order,
B. M. BACON,
Secretary.

**THE HON'BLE THE AGENT TO THE
GOVERNOR GENERAL, RESIDENT AND
CHIEF COMMISSIONER IN BALUCHIS-
TAN.**

NOTIFICATIONS

Quetta, the 22nd April 1947

No. D/34/743/OVD.—Dr. Balmukand, Veterinary Assistant Surgeon, appointed as Poultry Research Officer (Central Class II) on Rs. 200—15—350/20—650 (vide the Agent to the Governor General's Notification No. D/34/2083/CVD, dated the 11th December 1946, continued to hold charge of the said post after the 28th February 1947; the continuance of this post was sanctioned in the Agent to the Governor General's order No. D/34/742/CVD, dated the 22nd April 1947.

The 25th April 1947

No. 67/46-Estt-11.—Mr. H. C. Parsons was appointed to continue to officiate with effect from the 1st April 1947, as Mechanical Cultivation Officer in the Department of Agriculture in Baluchistan in the post extended by

the Agent to the Governor General Resident and Chief Commissioner in Baluchistan vide his order No. 67/46-Estt.-6464 dated the 25th April, 1947.

By order,

M. WORTH,

Secretary to the Agent to the Governor General in Baluchistan in the Development Department.

Quetta, the 1st May 1947

No. 46-P15/47-III.—The undermentioned candidate is declared to have passed the prescribed test in the Baluchi language by the Higher Standard in accordance with the late Foreign and Political Department Notification No. 472-Est., B., dated the 22nd March 1916, at an examination held at Quetta on the 28th April 1947 :—

Major H. A. Arthington Davy, Political Agent, Sibi.

By order,

B. M. BACON,

Secretary to the Agent to the Governor General in Baluchistan.

Quetta, the 2nd May 1947

No. AE-45(47)I.—K. S. Said Ali Khan, substantive Extra Assistant Commissioner Marri and Bugtis relinquished charge of his office on the fore-noon of 8th April 1947.

No. AE-45(47)II.—M. Inayatullah Khan, officiating Tehsildar was appointed officiating Extra Assistant Commissioner Marri and Bugtis with effect from the fore-noon of 8th April 1947.

No. AE-45(47)III.—Sardar Mohammad Isa Khan Provisional Tehsildar III grade and officiating Extra Assistant Commissioner Hindubagh, relinquished charge of his office on the afternoon of 12th April 1947.

No. AE-45(47)IV.—M. Feroz Khan, officiating Tehsildar was appointed officiating Extra Assistant Commissioner Hindubagh with effect from the afternoon of 12th April 1947.

No. AE-45(47)V.—M. Ahmed Khan Mandokhel substantive Naib Tehsildar III grade was appointed officiating Extra Assistant Commissioner Nushki with effect from the fore-noon of 15th April 1947.

No. AE-45(47)VI.—M. Jehangir Shah, officiating Extra Assistant Commissioner Chaman relinquished charge of his office on the afternoon of 17th April 1947.

No. AE-45(47)VII.—K. S. Mir Yakub Shah, substantive Extra Assistant Commissioner Baluchistan on return from leave was appointed Extra Assistant Commissioner Chaman with effect from the afternoon of 17th April 1947.

No. AE-45(47)VIII.—M. Jehangir Shah, officiating Extra Assistant Commissioner assumed

charge of his duties of special settlement training at Harnai with effect from the forenoon of 20th April 1947.

By order,

BASHIR AHMED,

Under Secretary.

Quetta, the 2nd May 1947

No. 1376[D]II.2.—The following promotions are ordered in the Zhob Militia with effect from the 1st May 1947 :—

To be Subedar II Grade on one year's probation.

Jemadar INAYAT Khan, Orakzai-Alikhel vice Subedar Isa Khan, Orakzai-Alikhel, pensioned.

To be Jemadar II Grade on one year's probation.

No 6140 Havildar GUL SAMAND, Orakzai-Alikhel, vice Jemadar Inayat Khan, Orakzai-Alikhel, promoted.

W. H. FITZMAURICE,

Colonel,

Deputy Inspector General, Frontier Corps, for Inspector General and Secretary, Frontier Corps, N. W. F.

CIVIL SECRETARIATE NORTH WEST FRONTIER PROVINCE

NOTIFICATIONS

Peshawar, the 26th April 1947

No. 18050/HM.—Captain A. D. Cliff, O.B.E., I.M.S., Agency Surgeon, South Waziristan and Medical Officer South Waziristan Scouts, is granted one month and 12 days leave on average pay with effect from the 20th March 1947, afternoon, under F.R. 100.

By order of the Governor, N.W.F.P.

HIDAYAT ULLAH KHAN,

for Chief Secretary to Government, North-West Frontier Province.

Peshawar, the 28th April 1947

No. 18242-A/Os.—The Office of the Chief Secretary to Government, North-West Frontier Province, will close at Peshawar on the afternoon of Friday the 9th May 1947 and re-open at Nathia Gali on the morning of Monday the 12th May 1947. Communications which cannot reach Peshawar by the 9th May 1947 should be addressed to Nathia Gali.

By order,

A. N. MITCHELL,

Chief Secretary to Government, North-West Frontier Province.

**ORDERS BY THE CHIEF COMMISSIONER,
AJMER-MERWARA****NOTIFICATIONS***Ajmer, the 30th April 1947*

No. A/1-79.—In pursuance of sub-rule (1) of rule 59 and rule 69 of the Drugs Rules, 1945 the Chief Commissioner is pleased to appoint the Collector of Excise Revenue, Ajmer-Merwara, as a licensing authority for the purpose of Part VI and Part VII respectively of the said Rules for the whole of the Ajmer-Merwara district.

By order,
B. C. KAPUR,
*Secretary to the Chief Commissioner,
Ajmer-Merwara.*

Ajmer, the 1st May 1947

No. A/1-11.—In exercise of the powers conferred by section 6(1) of the Punjab pure Food Act 1929 (Punjab Act VIII of 1929), as extended to the District of Ajmer-Merwara in this Administration's Notification No. 268-C/84-CC/29, dated the 19th January 1932, the Chief Commissioner is pleased to appoint the Chief Sanitary Inspector and other Sanitary Inspectors of the Ajmer-Municipality as Inspectors for the purposes of the said Act for Ajmer Municipal Area.

By order,
B. C. KAPUR,
*Secretary to the Chief Commissioner,
Ajmer-Merwara.*

**CIVIL SUPPLIES DEPARTMENT, AJMER-
MERWARA, AJMER****ORDER***Ajmer, the 1st May 1947*

No. CYO 6138.—In exercise of the powers conferred on me by Clauses 3(c) and 5 of the Ajmer Cotton Cloth (Rationing) Order, 1947, I hereby make the following amendment in my order No. CYO-1237 dated the 28th January, 1947 :—

Add the following at the end of clause 1 of the above Order :—

“ Or in the event of the cloth of the last variety being not available at any time such other inferior variety of coarse or medium of Bombay, Ahmedabad and Madras.”

No. CYO 8066.—In exercise of the powers vested in me under clause 11 of the Ajmer Cotton Cloth (Rationing) Order, 1947, and with the previous approval of the Deputy Commissioner, Ajmer-Merwara, I hereby exempt the authorised dealers from the restriction laid down in clause 7 of the aforesaid order which requires the issue of cloth of all varieties to a card holder at one and the same time. This exemption shall apply only to cloth ration cards Nos. 88001 to 1,54,000 on which local

coarse cloth has not been purchased due to nonavailability.

K. RANG RAJ MEHTA,
*Director of Civil Supplies,
Ajmer-Merwara, Ajmer.*

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 25th April 1947.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Quantity (by weight) of cotton ginned (in bales of 392 lbs each).

- (1) Name of Division or Block.—Ajmer-Merwara.
- (2) During the week.—157.17.
- (3) During the corresponding week last year.—85.54.
- (4) Since the commencement of the season, i.e., since 1st September 1946.—10690.69.
- (5) During the corresponding period last year.—9122.893.
- (6) District included in the block.—

GAURI SHANKAR,
*Superintendent,
for Deputy Commissioner, Ajmer-Merwara.*

Statement of cotton pressed in Ajmer-Merwara during the week ending 25th April 1947.

Section 5(2) of the Cotton Ginning and Pressing Factories Act, 1925.

Number of bales pressed.

- (1) Name of Division or block.—Ajmer-Merwara.
- (2) During the week.—459.
- (3) Total quantity pressed in terms of 400 lbs.—445.92.
- (4) During the corresponding week last year.—532.
- (5) Since 1st September 1946.—14528.
- (6) During the corresponding period last year.—13486.
- (7) District included in the block.—The whole of Ajmer-Merwara.

GAURIE SHANKAR,
*Superintendent,
for Deputy Commissioner, Ajmer-Merwara.*

**CHIEF COMMISSIONER, DELHI
PROVINCE, DELHI****NOTIFICATIONS***Delhi, the 25th April 1947*

No. F.7(5)/47-P. & D.—This Office Notification No. F.7(5)/47-P. & D.(ii) dated the 4th March, 1947, published in the Gazette of India at page 84 (part II-A), is hereby cancelled.

By order,
A. A. SAID,
*Secretary (Developments)
to the Chief Commissioner, Delhi.*

Delhi, the 26th April 1947

No. F-9(1)|47-C.S.—In exercise of the powers conferred by clause (c) of sub-section (2) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946, as delegated under the Government of India, Department of Food, notification No. PY-603(2)-1, dated the 21st October, 1946 and with the prior concurrence of the Government of India, the Chief Commissioner of Delhi is pleased to direct that within the Delhi Province the maximum prices which may be charged for the articles specified in column 1 of the Schedule annexed shall, with immediate effect, be as shown in columns 2 and 3 of the said Schedule :—

Schedule

Specification of article.	Wholesale rate per maund (bagged).	Retail rate per maund.
1	2	3
	Rs. A. P.	Rs. A. P.
Maize	8 0 0	8 7 0
Maize atta	9 11 0	10 2 0
Barley	7 4 0	7 11 0

By order,

K. RAM,

Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.I.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Kair, Mundhela Kalan and Mundhela Khurd in the Delhi Province, to be a panchayat area bearing name as 'Kair Panchayat area'.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.II.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Jharoda Kalan Surkhpur, Nangli-Shakhravati and Dighaon Kalan in the Delhi Province, to

be a panchayat area bearing name as 'Jharoda Kalan Panchayat area'.

By order,

RATAN LAL,

Secretary (Local Self Government),
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.III.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Peera Garhi Sultanpur Mazra, Mangolpur Kalan and Mangolpur Khurd in the Delhi Province, to be a panchayat area bearing name as 'Peera Garhi panchayat area'.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.IV.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Pooth Khurd, Barwala and Sultanpur in the Delhi Province to be a panchayat area bearing name as 'Pooth Khurd Panchayat area'.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.V.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Pooth Kalan, Rithala and Begumpur in the Province of Delhi, to be a panchayat area bearing name as 'Pooth Kalan Panchayat area'.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.VI.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Sahabad Daulatpur and Siraspur in the Delhi Province, to be a panchayat area bearing name as 'Sahabad Daulatpur Panchayat area'.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.VII.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Khera Kalan and Garhi in the Delhi Province, to be a Panchayat area bearing name as 'Khera Kalan Panchayat area'.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 28th April 1947

No. F.11(42)|46-L.S.G.VIII.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115|41-Public(j), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Tikri Kalan and Neelwal in the Delhi Province, to be a Panchayat area bearing name as 'Tikri Kalan Panchayat area'.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 29th April 1947

No. F.2(86)|47-L.S.G.—Whereas in pursuance of the provisions of section 58 of the Punjab Municipal Act, 1911, the Municipal Committee of Delhi has requested the Chief Commissioner of Delhi to acquire under the provisions of the Land Acquisition Act, 1894, the land described in the specification below, and whereas it appears to the Chief Commissioner that the said

land is likely to be needed for a public purpose namely, construction of a Municipal Girl's School, it is hereby notified that the said land is likely to be needed for the above purpose.

This notification is made under the provision of Section 4 of Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Chief Commissioner of Delhi is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of the said property may, within thirty days of the publication of this notification, file an objection in writing before the Lands Officer, Delhi Improvement Trust New Delhi, being an officer specially appointed to perform the functions of a Collector under the said Act.

Specification.

District.—Delhi.

Tehsil.—Delhi.

Locality.—Delhi City.

Area.—443.8 Sq. Yds.

Boundaries.—North :—Property of Anant Ram.

South :—Property of Abdul Rashid.

East :—Property of Ram Richpal, Gali Umara Singh and Property of Hem Chand Jain.

West :—Road (Gali Ahata Kidara).

Where the plan can be inspected.—Office of the Delhi Improvement Trust, Regal Buildings, New Delhi.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 29th April 1947

No. F.14(146)|45-47(1).P.&D.—Whereas the owners of not less than two-thirds of the shares in the land specified in the following schedule have with a view to the conservation of forests thereon represented in writing to the Collector of Delhi that, subject to certain conditions, the said land may be managed on their behalf by the Provincial Administration as a protected forest.

NOW THEREFORE, the Chief Commissioner of Delhi in exercise of the powers conferred by section 38 of the Indian Forest Act, 1927, is pleased to declare that sections 30, 32, 33, 34 and 68 of the said Act, shall apply to the said land.

Schedule

District.—Delhi.

Tehsil.—Delhi.

Village with (Hadbast No.).—Maidan Garhi Hadbast No. 53.

Description (Field Nos.).—656 to 661, 662 min, 663|2 and 664 to 672.

Area in acres.—639.

Boundary.—North : Mauza Devli.

East :—Mouza Arang Pur.

South :—Mauza Shorepur.

West :—Field of Mauza Maidan Garhi and Mauza Satbari.

2. The Collector of Delhi shall be deemed to be the Forest Officer in respect of the aforesaid land.

By order,

A. A. SAID,

Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th April 1947

No. F.14(146)|45-47(ii)-P.&D.—In pursuance of clause (b) in Section 30 of the Indian Forest Act, 1927, the Chief Commissioner of Delhi is pleased to declare that the land specified in the Schedule attached to the Chief Commissioner's Notification No F.14(146)|45-47(i)-P.&D., dated the 29th April, 1947, shall be closed for the purpose of regeneration for a period of 15 years and the rights of private persons in or over the said land shall be suspended during the said period.

By order,

A. A. SAID,

Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th April 1947

No. F.14(146)|45-47-(iii)-P.&D.—In exercise of the powers conferred by sections 30 and 32 of the Indian Forest Act, 1927, which have been applied to the land specified in the schedule to the Chief Commissioner's Notification F.14(146)|45-47(i)-P.&D., dated the 29th April 1947, and of all other powers enabling him in this behalf, the Chief Commissioner of Delhi is pleased to direct that the following rules shall apply to the said land :—

Rules

1. No person shall cut, fell or lop any tree for any purpose whatsoever, or remove any forest produce, provided that subject to rule 3 below, the Maidan Garhi Cho Reclamation Co-operative Society, hereinafter referred to as the said Society, may, by a resolution of its committee, allow any owner or right holder to fell and remove trees, timber and other forest produce for his own domestic and agricultural purposes at any time.

2. Subject to the approval of the Collector of Delhi the said society may by a resolution of its committee sell trees provided that a month's notice in writing of the proposed sale is given to the Collector through the Society.

3. No living tree standing within 30 feet of the bank of any stream or torrent bed shall be felled for any purpose whatsoever.

4. No person shall herd, pasture, graze or retain sheep, goats, camels or other cattle on the land specified in the schedule annexed to

Chief Commissioner's notification No. F.14(146)|45-47(i)-P.&D., dated the 29th April 1947.

5. No person shall clear or break up land for cultivation provided that if in the opinion of the Collector of Delhi, the land is sufficiently protected from damage by floods and erosion, the said society may, by a resolution of its committee, allow any owner to cultivate the land to the extent permitted and according to the conditions laid down by the Collector of Delhi.

6. No person shall cut or remove grass, kahn or kana, provided that the said society may, by a resolution of its committee, allow any owner to cut grass, kahi or kana for his own use or allow its sale to a contractor on the condition that grass is cut above ground with a drati only.

7. No person shall set fire to grass, trees or timber or kindle a fire on the land without taking reasonable precautions to prevent its spreading.

8. The quarrying of stone shall be prohibited, except with the permission of the Collector of Delhi, who will consult the Divisional Forest Officer, Karnal Fuel Division, before according such permission.

9. Income from the compounding of offences against these rules under section 68 of the Indian Forest Act shall be credited to the funds of the society.

10. The Collector of Delhi is empowered to inspect the land and if he is of the opinion that the management of the land is unsatisfactory, he may take such steps for the proper management thereof as may be agreed to between himself and the society.

By order,

A. A. SAID,

Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 30th April 1947

No. F.7(79)|47-Home.—Mr. Chuni Lal Malhotra, assumed charge of the office of the Deputy Superintendent of Police, Delhi, with effect from the 25th March, 1947.

No. F.7(79)I|47-Home.—Khan Sahib Wali Ullah Khan, Deputy Superintendent of Police, Delhi City, proceeded on one month's leave, on average pay, with effect from the afternoon of the 14th April, 1947. His services are replaced at the disposal of the Government of the Punjab with effect from the above date.

By order,

J. P. RAY,

Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 30th April 1947

No. F.9(9)|46-C.S.—In exercise of the powers conferred by section 4 of the Bombay Essential Commodities and Cattle (Control) Act 1946 as extended to the Delhi Province under Government of India, Home Department notification No. 72|3|46-Public, dated the 12th October 1946, the Chief Commissioner of Delhi is pleased to direct that the following amendments shall be made in the Delhi Essential Commodities (Movement) Control Order 1946, published with his notification No. F.9(9)|46-C.S., dated the 21st December 1946.

Amendment

(i) Item No. 4 "Bran", item No. 6 "Gawar" and item No. 8 "Cotton Seed" shall be deleted from schedules I and II.

(ii) Item Nos. 1 to 10 in Schedule I shall be renumbered as item Nos. 1 to 6 and item Nos. 1 to 8 in Schedule II shall be renumbered as item Nos. 1 to 4.

By order,

K. RAM,

Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 30th April 1947

No. F.20(11)|45-HPW.—The Chief Commissioner of Delhi is pleased to cancel his notification No. F.20(11)|45-H.P.W., dated the 12th April, 1947 with the effect of cancelling the appointment of Choudhri Mohammad Dewan of Chawinda (District Sialkot) as Nazir, Sunni Majlis-e-Awakaf, Delhi, for the unexpired portion of the term of Khan Sahib Choudhri Mushtaq Ahmad, the first Nazir, Sunni Majlis-e-Awakaf, Delhi, resigned.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 1st May 1947

No. F.I(99)|46-L.S.G.I.—In pursuance of the provisions of Section 42 of the United Province Town Improvement Act 1919, as extended to the Province of Delhi, it is hereby announced for general information that the Chief Commissioner has sanctioned the "Delhi Shahdara Town Expansion Scheme" framed by the Delhi Improvement Trust.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 2nd May 1947

No. F.15(30)|47-L.S.G.II.—Mr. L. R. Sethi, M.A. Superintendent of Education, Delhi, Ajmer-Merwara and the Central India, has been granted rest and recreation leave for one month with effect from the forenoon of the 21st April, 1947.

2. Dr. A. N. Banerjee, M.A., Ph.D. Deputy Superintendent of Education, Delhi, Ajmer-Merwara and Central India, assumed charge of the current duties of the Superintendent of Education with effect from the forenoon of the same date.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 2nd May 1947

No. F.15(88)|46-C.S.—Mr. Saad-R-Khairi, a Junior Grade Rationing Officer in the Delhi Rationing Organization, has been granted earned leave for fourteen days with effect from the 8th October 1946.

By order,

K. RAM,

Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 3rd May 1947

No. F.7(233)|45-H.P.W.—In pursuance of rule 90 of the Drugs Rules, 1945, the Chief Commissioner of Delhi is pleased to appoint the Director of Health Services for the Delhi Province to be the Licensing Authority for the Delhi Province, for the purpose of Part VIII of the said rules.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Corrigendum.

Delhi, the 26th April 1947

No. F.5(42)|46-R. & J.—In the Chief Commissioner's notification No. F.5(42)|46-R&J dated the 24th April 1947 for the name "Harkishen Achreja" read "Harkishen Singh Achreja".

J. P. RAY,

Home Secretary
to the Chief Commissioner, Delhi.

**ORDERS BY THE DISTRICT MAGISTRATE
AJMER-MERWARA**

Ajmer, the 1st May 1947

No. 2516.—In exercise of the powers conferred on him vide clause 2 of the Chief Commissioner's Notification No. R. 6, dated the 28th March, 1947 regarding the Revised Ajmer-Merwara Kerosene Oil (Prices) Control Order, 1947, the District Magistrate, Ajmer-Merwara is pleased to authorise the following officers

to fix the actual cost of the transport of kerosene oil by road in their sub-division :—

1. Additional Assistant Commissioner, Ajmer.—Any place in Ajmer sub-division.
2. Extra Assistant Commissioner, Beawar.—Any place in Beawar sub-division.
3. Sub-divisional Officer, Kekri.—Any place in Kekri sub-division.

ONKAR SINGH,

District Magistrate, Ajmer-Merwara.